

State of Louisiana



M.J. "MIKE" FOSTER, JR.
GOVERNOR

JACK C. CALDWELL
SECRETARY

DEPARTMENT OF NATURAL RESOURCES
OFFICE OF CONSERVATION

JAMES H. WELSH
COMMISSIONER OF CONSERVATION

March 18, 2003

David L. Smelley, REP
HARGROVE, PESNELL & WYATT
P. O. Box 59
Shreveport, LA 71161-0059

RE: EMERGENCY REQUEST OF March 17, 2003
SAND(s): CAMERINA C SAND, RESERVOIR A
FIELD: RICEVILLE FIELD
PARISH: Vermilion Parish, Louisiana
APPLICANT: BASS ENTERPRISES PRODUCTION CO.

Dear Mr. Smelley:

Because of the reason set forth in your emergency request letter, it has been determined that undue hardship would be caused by the 20-day delay prescribed in Rule 3 of the Revised Rules of Procedure, effective October 11, 1983. You are therefore permitted to immediately file your application in compliance with Rule 8 of the Revised Rules of Procedure.

Yours truly,

JAMES H. WELSH
COMMISSIONER OF CONSERVATION

BY: _____

John R. Aldridge, Director
ENGINEERING DIVISION

JRA:dpe

HARGROVE, PESNELL & WYATT

BILLY R. PESNELL
JOSEPH L. HARGROVE, JR.
DAVID L. SMELLEY
PAUL A. STRICKLAND
SCOTT C. SINCLAIR
W. BROOKS MAY
JASON C. FALUDI

(A PROFESSIONAL LAW CORPORATION)
AMERICAN TOWER, SUITE 600
401 MARKET STREET

SHREVEPORT, LOUISIANA 71101-3239

THOMAS J. WYATT (1942-1996)

MAILING ADDRESS
POST OFFICE BOX 59
SHREVEPORT, LOUISIANA 71161-0059
TELEPHONE (318) 429-7200
TELECOPIER (318) 429-7201

OF COUNSEL
WILLIAM G. CONLY

March 17, 2003

BY FAX (225) 342-2584

Mr. John R. Aldridge
Director, Engineering Division
Louisiana Office of Conservation
Post Office Box 44275
Baton Rouge, Louisiana 70804-4275

Re: EMERGENCY REQUEST.

Camerina C Sand, Reservoir A, RICEVILLE FIELD,
Vermilion Parish, Louisiana.

Dear Mr. Aldridge:

Attached is a plat reflecting the one (1) drilling and production unit (CAM C RA SUA) which Bass Enterprises Production Co. ("Applicant") proposes to create for the Camerina C Sand, Reservoir A, in the Riceville Field, Vermilion Parish, Louisiana. Applicant is the operator of the F. Broussard No. 1 Well, shown within the proposed unit, and is the owner of leases covering acreage within this proposed unit. This well has been producing from a deeper horizon. All of the leases within the proposed unit are beyond their primary terms and are being held in force only by the F. Broussard No. 1 Well. Applicant intends to recomplate the F. Broussard No. 1 Well into the Camerina C Sand for which no unit exists.

In order to preserve the leasehold interests of Applicant in this area, it is respectfully requested that Applicant be allowed to utilize the emergency procedure in the calling of a public hearing to create the unit shown on the attached plat so that unitization can be accomplished prior to the expiration of Applicant's leasehold rights. In this respect, in light of the rework provisions of the non-drillsite leases, we need an order by May 27, 2003, so as to achieve unitization prior to expiration of the leases.

With best regards, I remain

Yours very truly,



David L. Smelley
Attorney for Bass Enterprises Production Co.

--

DLS:dp
Enclosure

cc: Mr. Richard Hudson (w/encl.)
Mr. Les Landry (w/encl.)
Mr. Louis B. Gilbert (w/encl.)

HARGROVE, PESNELL & WYATT

BILLY R. PESNELL
JOSEPH L. HARGROVE, JR.
DAVID L. SMELLEY
PAUL A. STRICKLAND
SCOTT C. SINCLAIR
W. BROOKS MAY
JASON C. FALUDI

(A PROFESSIONAL LAW CORPORATION)
AMERICAN TOWER, SUITE 600
401 MARKET STREET

SHREVEPORT, LOUISIANA 71101-3239

THOMAS J. WYATT (1942-1996)

MAILING ADDRESS
POST OFFICE BOX 59
SHREVEPORT, LOUISIANA 71161-0059
TELEPHONE (318) 429-7200
TELECOPIER (318) 429-7201

March 17, 2003

OF COUNSEL
WILLIAM G. CONLY

FEDERAL EXPRESS

Honorable James H. Welsh
Commissioner of Conservation
617 N. 3rd Street, 9th Floor
LaSalle Building
Baton Rouge, Louisiana 70802

Re: APPLICATION FOR PUBLIC HEARING

Camerina C Sand, Reservoir A, RICEVILLE FIELD,
Vermilion Parish, Louisiana.

Dear Sir:

BASS ENTERPRISES PRODUCTION CO. ("Applicant") hereby respectfully applies for a public hearing to consider evidence relative to the issuance of an Order pertaining to the following matters relating to the Camerina C Sand, Reservoir A, in the Riceville Field, Vermilion Parish, Louisiana:

1. To establish rules and regulations governing the exploration for and production of gas and condensate from the Camerina C Sand, Reservoir A.
2. To create a single drilling and production unit for the exploration for and production of gas and condensate from the Camerina C Sand, Reservoir A, such unit being designated CAM C RA SUA and being shown on the attached plat.
3. To force pool and integrate all separately owned tracts, mineral leases and other property interests within the proposed unit with each separate tract sharing in unit production on a surface acreage basis of participation.
4. To designate a unit operator of, and unit well for, the proposed unit as may be appropriate.
5. To provide that future wells drilled to the Camerina C Sand outside of the unit proposed herein be located in accordance with the provisions of Statewide Order No. 29-E.

6. To provide that any future replacement and/or alternate unit well for CAM C RA SUA be exempt from the well location provisions of Statewide Order No. 29-E.

7. To provide that the Commissioner of Conservation may reclassify the Camerina C Sand, Reservoir A, by Supplemental Order and without the necessity of a public hearing should such a reclassification be warranted based on evidence furnished to the Commissioner.

8. To define the Camerina C Sand, Reservoir A, as that gas and condensate bearing sand encountered between the measured depths of 15,028' and 15,076' (14,999' and 15,046' TVD) in the Bass Enterprises Production Co.--F. Broussard No. 1 Well, located in Section 23, Township 11 South, Range 2 West, Vermilion Parish, Louisiana.

9. To consider such other matters as may be pertinent.

Pertinent data concerning this application is available for inspection at the offices of Louis Gilbert & Associates, Inc., 3636 N. Causeway Boulevard, Suite 204, Metairie, Louisiana 70002-7216. Any person wishing to inspect such data should call Mr. Louis Gilbert at (504) 834-8112 during normal business hours in order to arrange a date and time for such inspection. A copy of any such pertinent data which is not otherwise available from the records of the Louisiana Office of Conservation can be obtained from Applicant at the expense of the requesting party.

Applicant has heretofore received from you a waiver of the pre-application notice requirements and Rule 3 of the Revised Rules of Procedure effective October 11, 1983; and, therefore, Applicant has not considered such requirements applicable.

Pursuant to the Revised Rules of Procedure, Applicant has made a reasonable effort to obtain the names and addresses of all Interested Owners, Represented Parties and Interested Parties to whom notice of this application is being sent and has attached hereto a list of the names and addresses of such parties. A copy of the unit plat is enclosed herewith and a copy of this letter and of the attached plat is being sent to the District Manager of the Lafayette District of the Office of Conservation and to the Interested Owners, Represented Parties and Interested Parties as shown on the attached list. If any of these parties desire to confer with Applicant concerning these proposals, they are hereby notified that a conference will be held at 1:30 P.M. on April 2, 2003, at the Lafayette Petroleum Club, 111 Heymann Boulevard, Lafayette, Louisiana. Any person intending to attend the conference is requested to so notify the undersigned at (318) 429-7200.

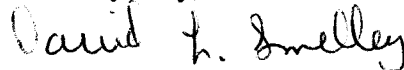
Applicant will provide for posting of a copy of the Legal Notice of this hearing and the enclosed plat at a prominent place in the area affected and will cause publication of the Legal Notice in a newspaper published in the general area of Riceville Field, all in accordance with the Revised Rules of Procedure. Furthermore, a copy of the Legal Notice will be mailed to all Interested

Honorable James H. Welsh
March 17, 2003
Page 3

Owners, Represented Parties and Interested Parties promptly upon receipt of the Legal Notice from the Commissioner.

Finally, we enclose our check payable to the Commissioner of Conservation for the application fee.

Yours very truly,



David L. Smelley

-- Attorney for Bass Enterprises Production Co.

DLS/dp
Enclosures

cc: Mr. Richard Hudson (w/encls.)
Mr. Les Landry (w/encls.)
Mr. Louis Gilbert (w/encls.)
Interested Owners, Represented
Parties and Interested Parties (w/plat only)

COURSE	BEARING OR CURVED BEARING	DISTANCE
1	S 30° 12' 50" E	28.43
2	S 30° 20' 54" E	272.11
3	S 31° 27' 27" E	136.23
4	S 31° 27' 27" E	136.23
5	S 31° 27' 27" E	136.23
6	S 31° 27' 27" E	136.23
7	S 31° 27' 27" E	136.23
8	S 31° 27' 27" E	136.23
9	S 31° 27' 27" E	136.23
10	S 31° 27' 27" E	136.23
11	S 31° 27' 27" E	136.23
12	S 31° 27' 27" E	136.23
13	S 31° 27' 27" E	136.23
14	S 31° 27' 27" E	136.23
15	S 31° 27' 27" E	136.23
16	S 31° 27' 27" E	136.23
17	S 31° 27' 27" E	136.23
18	S 31° 27' 27" E	136.23
19	S 31° 27' 27" E	136.23
20	S 31° 27' 27" E	136.23
21	S 31° 27' 27" E	136.23
22	S 31° 27' 27" E	136.23
23	S 31° 27' 27" E	136.23
24	S 31° 27' 27" E	136.23
25	S 31° 27' 27" E	136.23
26	S 31° 27' 27" E	136.23
27	S 31° 27' 27" E	136.23
28	S 31° 27' 27" E	136.23
29	S 31° 27' 27" E	136.23
30	S 31° 27' 27" E	136.23
31	S 31° 27' 27" E	136.23
32	S 31° 27' 27" E	136.23
33	S 31° 27' 27" E	136.23
34	S 31° 27' 27" E	136.23
35	S 31° 27' 27" E	136.23
36	S 31° 27' 27" E	136.23
37	S 31° 27' 27" E	136.23
38	S 31° 27' 27" E	136.23
39	S 31° 27' 27" E	136.23
40	S 31° 27' 27" E	136.23
41	S 31° 27' 27" E	136.23
42	S 31° 27' 27" E	136.23
43	S 31° 27' 27" E	136.23
44	S 31° 27' 27" E	136.23
45	S 31° 27' 27" E	136.23
46	S 31° 27' 27" E	136.23
47	S 31° 27' 27" E	136.23
48	S 31° 27' 27" E	136.23
49	S 31° 27' 27" E	136.23
50	S 31° 27' 27" E	136.23
51	S 31° 27' 27" E	136.23
52	S 31° 27' 27" E	136.23
53	S 31° 27' 27" E	136.23
54	S 31° 27' 27" E	136.23
55	S 31° 27' 27" E	136.23
56	S 31° 27' 27" E	136.23
57	S 31° 27' 27" E	136.23
58	S 31° 27' 27" E	136.23
59	S 31° 27' 27" E	136.23
60	S 31° 27' 27" E	136.23
61	S 31° 27' 27" E	136.23

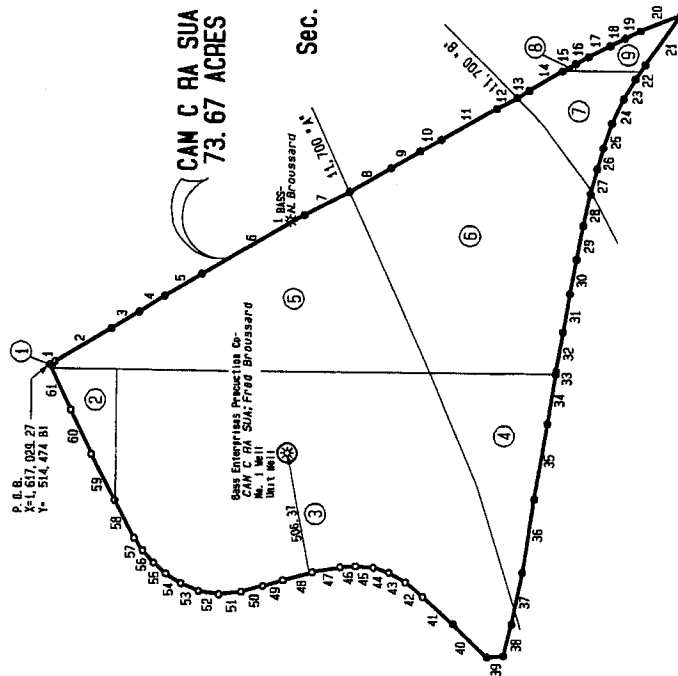
DESCRIPTION	THICK IN.	PERCENTAGE
PRE-101 BROSSARD	1	0.01
PRE-101 BROSSARD	2	0.02
PRE-101 BROSSARD	3	0.03
PRE-101 BROSSARD	4	0.04
PRE-101 BROSSARD	5	0.05
PRE-101 BROSSARD	6	0.06
PRE-101 BROSSARD	7	0.07
PRE-101 BROSSARD	8	0.08
PRE-101 BROSSARD	9	0.09
PRE-101 BROSSARD	10	0.10
PRE-101 BROSSARD	11	0.11
PRE-101 BROSSARD	12	0.12
PRE-101 BROSSARD	13	0.13
PRE-101 BROSSARD	14	0.14
PRE-101 BROSSARD	15	0.15
PRE-101 BROSSARD	16	0.16
PRE-101 BROSSARD	17	0.17
PRE-101 BROSSARD	18	0.18
PRE-101 BROSSARD	19	0.19
PRE-101 BROSSARD	20	0.20
PRE-101 BROSSARD	21	0.21
PRE-101 BROSSARD	22	0.22
PRE-101 BROSSARD	23	0.23
PRE-101 BROSSARD	24	0.24
PRE-101 BROSSARD	25	0.25
PRE-101 BROSSARD	26	0.26
PRE-101 BROSSARD	27	0.27
PRE-101 BROSSARD	28	0.28
PRE-101 BROSSARD	29	0.29
PRE-101 BROSSARD	30	0.30
PRE-101 BROSSARD	31	0.31
PRE-101 BROSSARD	32	0.32
PRE-101 BROSSARD	33	0.33
PRE-101 BROSSARD	34	0.34
PRE-101 BROSSARD	35	0.35
PRE-101 BROSSARD	36	0.36
PRE-101 BROSSARD	37	0.37
PRE-101 BROSSARD	38	0.38
PRE-101 BROSSARD	39	0.39
PRE-101 BROSSARD	40	0.40
PRE-101 BROSSARD	41	0.41
PRE-101 BROSSARD	42	0.42
PRE-101 BROSSARD	43	0.43
PRE-101 BROSSARD	44	0.44
PRE-101 BROSSARD	45	0.45
PRE-101 BROSSARD	46	0.46
PRE-101 BROSSARD	47	0.47
PRE-101 BROSSARD	48	0.48
PRE-101 BROSSARD	49	0.49
PRE-101 BROSSARD	50	0.50
PRE-101 BROSSARD	51	0.51
PRE-101 BROSSARD	52	0.52
PRE-101 BROSSARD	53	0.53
PRE-101 BROSSARD	54	0.54
PRE-101 BROSSARD	55	0.55
PRE-101 BROSSARD	56	0.56
PRE-101 BROSSARD	57	0.57
PRE-101 BROSSARD	58	0.58
PRE-101 BROSSARD	59	0.59
PRE-101 BROSSARD	60	0.60
PRE-101 BROSSARD	61	0.61
PRE-101 BROSSARD	62	0.62
PRE-101 BROSSARD	63	0.63
PRE-101 BROSSARD	64	0.64
PRE-101 BROSSARD	65	0.65
PRE-101 BROSSARD	66	0.66
PRE-101 BROSSARD	67	0.67
PRE-101 BROSSARD	68	0.68
PRE-101 BROSSARD	69	0.69
PRE-101 BROSSARD	70	0.70
PRE-101 BROSSARD	71	0.71
PRE-101 BROSSARD	72	0.72
PRE-101 BROSSARD	73	0.73
PRE-101 BROSSARD	74	0.74
PRE-101 BROSSARD	75	0.75
PRE-101 BROSSARD	76	0.76
PRE-101 BROSSARD	77	0.77
PRE-101 BROSSARD	78	0.78
PRE-101 BROSSARD	79	0.79
PRE-101 BROSSARD	80	0.80
PRE-101 BROSSARD	81	0.81
PRE-101 BROSSARD	82	0.82
PRE-101 BROSSARD	83	0.83
PRE-101 BROSSARD	84	0.84
PRE-101 BROSSARD	85	0.85
PRE-101 BROSSARD	86	0.86
PRE-101 BROSSARD	87	0.87
PRE-101 BROSSARD	88	0.88
PRE-101 BROSSARD	89	0.89
PRE-101 BROSSARD	90	0.90
PRE-101 BROSSARD	91	0.91
PRE-101 BROSSARD	92	0.92
PRE-101 BROSSARD	93	0.93
PRE-101 BROSSARD	94	0.94
PRE-101 BROSSARD	95	0.95
PRE-101 BROSSARD	96	0.96
PRE-101 BROSSARD	97	0.97
PRE-101 BROSSARD	98	0.98
PRE-101 BROSSARD	99	0.99
PRE-101 BROSSARD	100	1.00

R 2 W

T 11 S

Sec. 22

Sec. 23



DENOTES UNIT WELL
 M27 LAMBERT L.S. SOUTH ZONE
 DATE: _____
 REVISIONS: _____
 REMARKS: _____
 202650 L:/Technical/Range/11524 107 Draw By: MDR
 Date March 13, 2003 Proj. No.: RL

ORDER NO.
 BASS ENTERPRISES PRODUCTION CO
 RICEVILLE FIELD
 CAM C RA SUA
 Containing 73.67 Acres
 Section 23, T11S-R2W
 Vermilion Parish, Louisiana

C.H. Fenstermaker & Associates, Inc.
 500' 250' 0' 500'
 Civil Engineers Environmental Consultants Land Surveyors
 Houston Lafayette New Orleans

Robert L. Lastrapes
 Professional Land Surveyor
 Registration No. 4717

This Survey Plat of the CAM C RA SUA in the Riceville Field, Vermilion Parish, Louisiana adopted by The Office of Conservation Order No. effective is hereby accepted insofar as it shows the exterior limits of the CAM C RA SUA, created by said order, and said plat is hereby incorporated by reference in said order.

Baton Rouge, Louisiana

OFFICE OF CONSERVATION
 OF THE STATE OF LOUISIANA
 BY: _____

Recorded on _____ at _____
 page _____ bearing Entry No. _____ in the _____
 records of Vermilion Parish, Louisiana

The requirements for Unit Plats & Survey Plats adopted by The Commissioner of Conservation have been complied with in all respects.

All bearings hereon are based on the Lambert Plane Coordinate System for Louisiana (South Zone-1927 datum).